1 Udall Shumv 2 3 1138 NORTH ALMA SCHOOL ROAD, SUITE 101 4 MESA, ARIZONA 85201 Telephone: 480.461.5300 | Fax: 480.833.9392 5 Meghan M. Baka - #038373 6 Eli T. Enger- #034242 mmb@udallshumway.com ete@udallshumway.com docket@udallshumway.com 8 Attorneys for Defendant, Deer Valley Unified School District 9 10 IN THE UNITED STATES DISTRICT COURT 11 FOR THE DISTRICT OF ARIZONA 12 Sarah Johnson, As Mother of MC, Minor No. 2:24-cv-03456-ASB 13 Child, 14 Plaintiffs, STIPULATION TO EXTEND RESPONSE DEADLINE 15 v. 16 Peoria Unified School District, et al. 17 Defendants. 18 The parties, by and through undersigned counsel, hereby stipulate extending the 19 response deadline to the First Amended Complaint in this matter for Defendant Deer 20 Valley Unified School District ("DVUSD") to April 11, 2025. The parties certify that this 21 request for extension is made in good faith and not for purposes of delay. 22

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1	Respectfully submitted this 13th day of March, 2025.			
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3	UDALL SHUMWAY PLC		MILLS & WOODS LAW PLLC	
4				
5	By: /s/Meghan Baka		sy: <u>/s/Sean Woods (with permission)</u> Sean A. Woods	
6	Meghan M. Baka 1138 N Alma School Rd., Ste. 101		Robert T. Mills 5055 N. 12 th St., Suite 101	
7	Mesa, AZ 85201		Phoenix, AZ 85014	
8	Attorneys for Defendant Deer Valley Unified School District		Attorneys for Plaintiffs	
9				
10	<u>CERTIFICATE OF SERVICE</u>			
11	I hereby certify that on March 13, 2025, I electronically transmitted the attached document to the Clerk's Office using ECF/CM for filing and that all parties' counsel will be served via the Court's ECF/CM system, as well as emailed courtesy copies to:			
12				
13	Sean A. Woods Robert T. Mills MILLS & WOODS LAW PLLC 5055 N. 12 th St., Suite 101 Phoenix, AZ 85014 swoods@millsandwoods.com Attorneys for Plaintiff			
14				
15				
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17				
18	David K. Pauole Brett R. Steele WRIGHT WELKER & PAUOLE PLC 10429 South 51st St., Suite 285 Phoenix, AZ 85044 Attornays for Defendant			
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20				
21				
22	Attorneys for Defendant Cave Creek Unified School District			
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24	By: /s/Julie Donnelly, CP			
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